





DECLARATION

Docket No. 678-735

AS A BELOW NAMED INVENTOR, I hereby declare that:

My residence, post office address and citizenship are as stated next to my name.

I believe that I am the original, first and sole (if only one name is listed below), or an original, first and joint inventor (if plural names are listed bolow), of the subject matter which is claimed and for which a patent is sought on the invention entitled:

TITLE: DIRECT-CONVERSION RECEIVER FOR REMOVING DC OFFSET

the epecification of which elti	ner la attached he	reto or indicates an attorne)	/ docke t no. <u>678-735</u> or:
was filed in the U.S. Pate	nt & Trademark O	office on 12/12/01 end	assigned Serial No. <u>10/020_33</u> 2
🗆 end (if applicable) was en	nended on		·
Including the claims, as eme information which is material of the Code of Federal Regu §119(a)-(d) or §385(b) of an international application which United States provisional ap	nded by any ame to patentability ar lations §1.58. I he y foreign application in designated at le plication(e), listed	ndment referred to above. I nd to the examination of this ereby claim foreign priority b on(a) for patent or inventor's east one country other than below and have also identif	of the above-identified specification, acknowledge the duty to disclose application in accordance with Title 37 sensitis under Title 35, U.S. Code certificate, or §385(a) of any PCT the United States, or §119(e) of any led below any foreign applications for attorn on which priority is ctaimed: Priority Ctaimed: Yes [] No []
(Application Number)	(Country)	(Day/Month/Year filed)	••

I hereby claim the benefit under Title 35, U.S. Code, §120, of any United States application(s), or §365(c) of any PCT international application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application(s) in the manner provided by the first paragraph of Title 35, U.S. Code, §112, I acknowledge the duty to disclose information material to patentability as defined in Title 37. The Code of Federal Regulations, §1.56(a) which became available between the filing date of the prior application and the national or PCT international filing date of this application:

(Application Serial Number) (Filing Date) (STATUS: patented, pending, abandoned)

I hereby appent the following atterneys: PBTER G. DILWORTH, Rag. No. 26,450; ROCCO S. BARRESE, Rag. No. 25,253; DAVID M. CARTER, Rag. No. 30,846; PAUL J. FARRELL, Rag. No. 31,464; PETER DELUCA, Rag. No. 32,978; JEFFREY S. STEEN, Rag. No. 32,003; JOSEPH W. SCHMIDT, Rag. No. 36,920; RAYMOND E. FARRELL, Rag. No. 34,816; ADRIAN T. CALDERONE, Rag. No. 31,746; GEORGE M. KAPLAN, Rag. No. 26,376; RUSSELL R. KASSNER. Rag. No. 36,163; CHRISTOPHER G. TRAINOR, Rag. No. 38,517; GEORGE LIKOUREZOS, Rag. No. 46,087; JAMES M. LOEFFLER, Rag. No. 37,873; EDWARD C. MEAGHER, Rag. No. 41,189; MICHAEL P. DILWORTH, Rag. No. 37,311; GLENN D. BMITH, Rag. No. 42,156; MICHAEL E. CARMEN, Rag. No. 43,833; HAROLD G. FURLOW, Rag. No. 43,621; OANIEL E. TIERNEY, Rag. No. 33,461, MICHAEL J. MUSELLA. Rag. No. 38,310, JUDY NAAMAT Rag. No. 39,311; MICHAEL R. BREW, Rag. No. 43,613 and JAMES J. LILLIE, Rag. No. 46,73, and DWAYNE L. BENTLEY, Rag. No. 45,647, rach of them of DILWORTH & BARRESE, LLP, 333 Enito Ovington Boulevard, University, Now York 11553 to prosecute this application and to transact all business in the U.S. Palont and Tradomark Office connected therewith and with any divisional, continuation, continuation—in-part, relicate or re-examination application, with full power of appointment and with full power to substitute an associate attempt or agent, and to receive all patents which may issue thereon, and request that all correspondence be addressed to:

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Paul J. Farrell, Esq. DILWORTH & BARRESE 323 Earle Ovington Boulevard Unlondale, New York 11553 Tel. No.: (516) 228-8484 I HEREBY DECLARE that all statements made herein of my ewn knowledge are true and that all statements made on information and boilef are believed to be true; and further that these statements were made with the knowledge that willful false statements and the Rice so made are punishable by fine or imprisonment, or both, under §1001 of Title 18 U.S. Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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Inventor's signature:	1927-8, Youngtong-dong Peltal-gu, Suwon-shi, Kyonggi- Republic of Korea	Date: 15 March 2002 do
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FULL NAME OF FOURTH JOINT INVE	NTOR:	Citizenship <u>KORFA</u>
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